

Remarks

Applicants respectfully request reconsideration of the present U.S. Patent application as amended herein. Claims 28, 29, 32, 33, 35, 40, 43, 44, 45, 48, and 50 have been amended. New claim 55 has been added.

Applicant appreciates the Examiner's obvious attention paid to the present matter. Claims 28-54 remain rejected under 35 U.S.C. §103(a) as being obvious over W3C "Implementing HTML Frames" (hereafter W3C) in combination with LaStrange (U.S. Patent No. 5,933,142).

It is submitted there are many differences between the documents relied on by the Office and the claimed embodiments, although it appears the differences are not sufficiently clear with the previous claimed embodiments. Consequently, in an effort to conclude prosecution, each independent claim series has been amended to recite various displaying of first, second, etc. data (or resources) in a single information browser region.

As discussed in previous responses, attempting to navigate away from data or resources presented in a single information window ordinarily results in the browser destroying the currently displayed contents. Recited embodiments, however, overcome this browser limitation to allow selectively persistently displaying data or resources in a single information browser region.

It will be appreciated that the multiple frames and windows taught by the W3C and LaStrange references cited by the Office constitute separate information browser regions and therefore such separate information browser regions can not be combined to implement (or even suggest) the recited operations in a single information browser

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Examiner Rachna Singh
TC/A.U. 2176

region. The failings of these references are not cured whether these references are considered individually or one in combination of the other.

Regarding depended claims 29-42 and 44-55, Applicant submits they are allowable for at least the reason for their dependence from allowable base claims, as well as for reasons stated in previous responses to Office Actions.

Regarding other amendments to the claims, many amendments were made for terminology consistency and to correct minor clerical errors, for example, in claims 44 and 45, "first resource" was inadvertently referred to in several places as "first data".

Conclusion

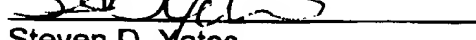
For at least the foregoing reasons, Applicants submit that the rejections have been overcome and therefore claims 28-55 are in condition for allowance.

Interview Request: The Examiner is requested to contact the undersigned by telephone if the foregoing amendments and arguments are not deemed sufficient to place the claims in condition for allowance.

Please charge any shortages and credit any overcharges to our Deposit Account number 02-2666.

Respectfully submitted,

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